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DATE MAILED: 03/26/2002

CONFIRMATION NO. FIRST NAMED INVENTOR ATTORNEY DOCKET NO. FILING DATE APPLICATION NO. 9704 11/09/2000 Qingping Jiang MOI-17002 09/626,566 03/26/2002 WEINGARTEN, SCHURGIN, GAGNEBIN & LEBOVICI LLP **EXAMINER** TEN POST OFFICE SQUARE MORRIS, PATRICIA L BOSTON, MA 02109 ART UNIT PAPER NUMBER 1625

Please find below and/or attached an Office communication concerning this application or proceeding.

## Application No.

Applicant(s) 09/626,566

Quingping Jiang et al.

Examiner

Office Action Summary

Alan L.Rotman

Art Unit 1625



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	The MAILING DATE of this communication appear	ars on the cover s	sheet with	the corres		
Period 1	for Reply					
	ORTENED STATUTORY PERIOD FOR REPLY IS S MAILING DATE OF THIS COMMUNICATION.	SET TO EXPIRE	ONE	MONT	'H(S) FROM	
	nsions of time may be available under the provisions of 3 ter SIX (6) MONTHS from the mailing date of this comm		in no event	, however,	may a reply be timely filed	
- If the	period for reply specified above is less than thirty (30) of		the statute	ory minimur	m of thirty (30) days will	
- If NO	e considered timely. I period for reply is specified above, the maximum statuto	ory period will apply	y and will e	expire SIX (	6) MONTHS from the mailing date of t	his
- Failur - Any i	ommunication.  The to reply within the set or extended period for reply will reply received by the Office later than three months after than three months after than patent term adjustment. See 37 CFR 1.704(b).					
Status	med patent term adjustment. See 37 CFN 1.704(b).					
1) 💢	Responsive to communication(s) filed on Prelimi	inary Amendmen	nt Nov.13	,2002		
2a) 🗌	This action is <b>FINAL</b> . 2b) ☑ This	action is non-fin	ıal.			
3) 🗆	Since this application is in condition for allowand closed in accordance with the practice under <i>Ex</i>	•		•		
Disposi	tion of Claims					
4) 💢	Claim(s) <u>1-42</u>			is	s/are pending in the application.	
4	4a) Of the above, claim(s)			is	a/are withdrawn from considerati	0
5)	Claim(s)			<del></del>	is/are allowed.	
6)□	Claim(s)				is/are rejected.	
7) 🗆	Claim(s)				is/are objected to.	
8) 💢	Claims <u>1-42</u>		_ are sub	ject to res	striction and/or election requirement	ent
Applica	tion Papers					
9) 🗆	The specification is objected to by the Examiner	Γ.				
10)	The drawing(s) filed on is					
11)	The proposed drawing correction filed on		is: aD	approved	d b disapproved.	
12)	The oath or declaration is objected to by the Ex	aminer.				
Priority	under 35 U.S.C. § 119					
	Acknowledgement is made of a claim for foreig	n priority under 3	35 U.S.C.	. § 119(a)	)-(d).	
a)	☐ All b)☐ Some* c)☐ None of:					
	1. ☐ Certified copies of the priority documents					
	2. Certified copies of the priority documents					
	<ol> <li>Copies of the certified copies of the priorit application from the International B ee the attached detailed Office action for a list of</li> </ol>	Jureau (PCT Rule	17.2(a)).		i this National Stage	
14)	Acknowledgement is made of a claim for domes		•		(e).	
Attachm	ent(s)					
	otice of References Cited (PTO-892)	18) Interview	Summary (P	TO-413) Papa	er No(s).	
16) 🔲 No	otice of Draftsperson's Patent Drawing Review (PTO-948)	19) Notice of			· · · · · · · · · · · · · · · · · · ·	
17) 🔲 In	formation Disclosure Statement(s) (PTO-1449) Paper No(s).	20) Other:				

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## **DETAILED ACTION**

Restriction is required to one of the following inventions under 35 U.S.C.121.

1. Group 1: Claims 1-29 drawn to acridinium chemiluscent substrates classified in Class 546; Subclasses 18 and 102-07.

Group 11: Claims 30-32 drawn to enzymatic reactions classified in Class 435; Subclasses 814-816.

<u>Group 111:</u> Claims 33-38 drawn to an apparatus for light detection maximizing distinction classified in Class 422; Subclass 82.09.

<u>Group IV:</u> Claims 39-42 drawn to Method for the detection and/or quantitation of a hydrolytic enzyme providing hydrolizable cvhemiluminescent Lumi-M-P et seq. Class 435; several subclasses and Class 362; Subclass 34.

- 2. These inventions are distinct from one another as each Group has achieved a separate status in the art, have fields which are not coextensive and a capable of supporting separate patents.
- 3.Attorney, Mr.Arthur S.Morgenstern was called on February 28,2002 but indicated that his client requested a One Month Restriction Letter.
- 4.Applicants are advised that should they <u>provisionally elect</u> the invention identified as Group1, they are further required to elect a single disclosed species and they must submit a compound species claim commensurate therewith. Applicants are advised that the scope of

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Group 1 is sufficiently broad and burdensome to the U.S.P.T.O, that a further division of Group 1 may be necessary.

5. Applicants must comply as indicated above in a Shortened Statutory Period of One Month. Failure to do so will be construed as non-responsive.

aland Rotman

ALAN L. ROTMAN SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 1600

203-308-4698